## **EXHIBIT F**

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK ESTER LORUSSO,

PLAINTIFF,

ORIGINAL

-against- Case No:

1:07 cv 03583-LBS

ALITALIA LINEE AEREE ITALIANE S.p.A.,

DEFENDANT.

DATE: January 8, 2008

TIME: 2:12 p.m.

EXAMINATION BEFORE TRIAL of the Defendant, ALITALIA LINEE AEREE ITALIANE S.p.A, by a Witness, ANGELA ROSS, taken by the Plaintiff, pursuant to Notice, and to the Federal Rules of Civil Procedure, held at the offices of The Ottinger Firm, P.C., 19 Fulton Street, New York, New York 10019, before Nina Velovic, a Notary Public of the State of New York.

Page 23 1 ROSS the information contained because I provided it. (Whereupon, the aforementioned document was marked as Plaintiff's Exhibit D for identification as of this date by the Reporter.) Do you recognize Exhibit D? Q. 9 Α. It's a letter informing you that 10 after we produced the list attached in A there were two more people that resigned from the 11 service of Alitalia by the end of December of 13 DeRienzo and D'Ascanio. Did either of those people leave 14 Ο. 15 pursuant to one of the early retirement 16 packages that you described? 17 No, they resigned. 18 How many people were in Alitalia's Ο. 19 New York office in December of 2007? 20 Α. Less than 100. How many? Q. I would estimate 60. I don't know. Α. What's the approximate difference 0. 24 in size in the staff from December 2007 to 25 January 2004, does that make sense to you?

		Page 24
1		ROSS
2	A.	New York or throughout?
3	Q.	New York.
4	A.	We are probably 70 percent of what
5	we used to l	oe in 2004.
6	Q.	What's the reason for the change in
7	size?	
8	A.	People left for the early
9	retirement,	people resigned and a handful of
10	people that	were terminated for other reasons.
11	And most of	the people who left were not
12	replaced.	
13	Q.	Why weren't they replaced?
14	A.	I have no idea.
15	Q.	Did you look at any of the early
16	retirement p	packages in preparation for this
17	deposition?	
18	A.	I glanced at them, yes.
19	Q.	Could you show them to me?
20		MR. KORAL: Objection. What do you
21	mean	could she show them to you?
22	Q.	Do you have them with you?
23		MR. KORAL: She's not consulting
24		MR. OTTINGER: She didn't say she
25	did.	